276-403-5354

REQUEST FOR SEALED BID

CITY OF MARTINSVILLE

P O BOX 1112

Martinsville, Va. 24112-1112

SEALED BID FAXES NOT ALLOWED

DIRECT

REPLY TO: KAREN MAYS, PURCHASNG MANAGER ROBIN LEGUS, SENIOR BUYER

Quote F. O. B. Martinsville, VA.

This in an inquiry not an order. Please attach this page with any submittals. The City of Martinsville reserves the right to accept or reject any and all bids, to purchase any part of the whole of items bid upon, to waive any informalities, and to award this bid as determined to be the most advantageous to the City. All sealed bids must be delivered to the Central Warehouse, 990 Fishel Street, Martinsville, VA 24112 or mailed to the address above.

Bids are subject to the City's Purchasing Manual and Virginia Public Procurement Act.

Issue Date:				Date Delivery Requested:				
04/29/16			05/12/16 @ 2:00PM		30 Days After Award			
1. Cox Enterprise					rpers Construction			
				6. Carnell Construction				
2. Dishm	an & Sor	ıs	4	7. Pau	ul Shively Inc.			
				8. DH Griffin				
3. Randy				9.				
4. Taylor	· Enterpr	ises						
	Sealed b	oids will be r	eceived until 2:00 p.i	Thursday,				
	May 12,	2016, by th	e City of Martinsville	e, to co	ontract			
	with a fi	irm/s for the	Removal of Asbesto	s and l	Demolition			
	of 1 stru	cture, and c	clean-up of the site in	Marti	insville.			
		BID F	REQUIREMENTS:					
	Furnish	all equipme	nove &					
	Legally dispose of Asbestos and all debris from the site.							
	I have in	ncluded a la	os.					
			be included in your					
	Clear ar	nd grade lot	Rake lot					
	smooth,	free from re	oots, rocks, & debris.	is. Grade for				
	positive drainage of water. Fertiliz			entire lot with				
	10-10-10) fertilizer a	t the rate of 100 lbs.	per 5,0	000 sq. ft.			
	Seed en	tire lot with	Kentucky 31 Fescue	at the	rate of			
	5 lbs. pe	r 1,000 sq. f	t. Mulch all seeded a	fulch all seeded areas with straw.				
	All trees	s must be tal	ken down, but stump	s are t	to be left.			
	Clean dirt should be brought to level the basement area.							
	Dirt in front of the house to level the lot is not needed.							
	Vendor is responsible for removing the concrete sewer							
	siphon & legally filling in the hole, but do not remove until							
	coordinating with Public Works. Old fencing on the							
	property should also be removed.							
Issues were discussed during the Pre-Bid Meeting.								
			OB: MARTINSVILI					
_			rt Prepaid & Allowe	d				
Terms:		Quotation	date:	Au	ıthorized Signature:			

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Issue Date	e:		Reply Not later Th	an:	D	ate Delivery Requested:		
1.				4.				
2.		5.						
3.				6.				
Quantity				•			Unit Price	Amount
	Demol	ition site is	to be completed witl	hin 30	day	ys after		
	the da	te of the de	emolition permit. The	e succ	essf	ul		
	contra	ctor may b	e charged a \$100.00	a day	pen	alty		
	for fail	lure to con	plete the site within	90 da	ys o	f award		
	and iss	suance of p	ermit for the site.					
	Lot is	to be prop	erly filled. Equipmer	nt is n	ot to	be left		
	sitting. All equipment is to be removed when lot is							
	seeded.							
	As proof of legal disposal of demolition materials in a							
	properly permitted landfill, weight tickets must be							
	submitted with invoice. Invoices will not be paid							
	without these weight tickets. City officials may follow							
	dump trucks to approved landfill drop offs each day.							
			ection USBC-MC 105; Code of Va			f Va		
	15.2-902 and 36-106.							
	Demolition material going to the landfill is according							
	to DEQ regulations for non-putrescible waste.							
	The City will be monitoring to make sure demolition							
	debris is legally disposed of.							
_		, , , , , , , , , , , , , , , , , , ,			Delivery Da	ate:		
			Frt Prepaid & Allowed					
Terms: Quotation		Quotation	n date:	Authorized Signature:				

276-403-5354

REQUEST FOR BID

CITY OF MARTINSVILLE

P O BOX 1112 Martinsville, Va. 24112-1112

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Issue Date:		Reply Not later T	Than: Date Delive		ry Requested:				
1.				4.					
2.					5.				
3.					6.				
	Note:						Unit Price	Amount	
	All Contractors must summit proof of current								
			ppropriate licenses w						
			onsidered. Work to b						
			n on page 6 of this bi	d in th	e Ci	ity			
	of Mar	tinsville.							
			already been inspected						
	is asbestos at 520 Franklin Street, as per the attached								
	Report.								
	Award of this contract may require a City of								
	Martinsville Business License. Please contact Con								
	of Rev	. at (276)	03-5131 for requirements.						
	Call Miss Utility at 1-800-552-7001 at least 48 hours								
	(excluding weekends and holidays) Prior to demolition								
	work or digging. Permits are required. Must be								
	license and insured.								
								1	
Point of Shipment:			,		d Delivery Date:				
The same of the sa			Frt Prepaid & Allowed Authorized Signature Authoriz		owing d Ci-	natures			
Terms: Quotati		Quotatio	on date:	A	นเท	orizea Sig	пасиге:		

General Notes:

- 1. Contractor is responsible for providing any signage that may be needed regarding traffic control, particularly where work activities are occurring close to the public street. Contractor will coordinate with the City regarding any temporary street blockages necessary. Street blockages/signage will conform to VDOT standards.
- 2. Contractor will be responsible for any/all permits, licenses, and fees that might be necessary in connection with this work. Contractor shall be licensed to do work in the City of Martinsville, and shall provide a copy of the insurance certificate. Successful contractor is responsible for contacting "Miss Utility" at 1-800-552-7001 at least 48 hours (excluding weekends and holidays) prior to demolition work or digging.
- 3. As proof of legal disposal of demolition materials in a properly permitted landfill, weight tickets must be submitted with invoices. Demolition materials going to the landfill are according to DEQ Regulations for Non-Putrescible Waste. Asbestos removal and disposal are to be according to regulations. The lab report from A & L Environmental is included.
- 4. Contractor shall coordinate with City and other utility providers to insure all utilities have been disconnected prior to beginning work. Contractor is responsible for inspecting all properties before bid submission and becoming familiar with any/all site and/or building conditions that will impact contractor's ability to perform the work requested herein. Those wishing to schedule an appointment to inspect the demolition site may contact Wayne Knox with the City of Martinsville Community Development Office at 276-403-5169 or 276-252-7092, office located at room 217 on the 2nd floor of the Martinsville Municipal Building.
- 5. Contractors shall email all questions to Karen Mays, Purchasing Manager at kmays@ci.martinsville.va.us or by faxing questions to 276-403-5356. Inquiries will be forwarded to the responsible party and then a response will be emailed or faxed back. The City will decide if an addendum is then necessary.

Information Requested:

This information is requested only from vendors who have not performed demolition work previously for the City. (attach separate page)

- 1. The name, address, telephone, and e-mail address of the principal contact person of the firm responsible for delivering the services outlined in this Request for Bids.
- 2. Experience with similar projects.
- 3. Any additional information that may more fully convey the knowledge, experience, and capabilities of the respondent and its qualifications.
- 4. Submittals that do not comply with requirements described above may be considered non-responsive and not responsible.

NOTICE TO BIDDERS

REQUEST FOR BIDS – DEMOLITION WORK

Sealed bids will be received <u>until 2:00 p.m. on Thursday, May 12, 2016</u>, the City of Martinsville, Virginia, to contract with a firm for building demolition and asbestos removal at 1 location in the City of Martinsville, as per the attached specifications. Bids will be received in the office of the Karen Mays, Purchasing Manager, located at the City's Warehouse, 990 Fishel Street, Martinsville, Va. 24112-3248. Bids may be mailed, hand delivered or sent by FedEx or UPS to 990 Fishel Street, or may be mailed to the City of Martinsville, Purchasing Department, P.O. Box 1112, Martinsville, Va. 24114-1112. Call 276-403-5354 or 403-5353 for directions.

A pre-bid meeting was held at 10:00 a.m. on Thursday, May 5, 2016 at the site.

520 Franklin Street is a 1 story, 4 room house with 1 bathroom. It has a composition shingle roof, and wood siding. Its foundation is cinderblock and interior drywall. It does contain some asbestos in the following areas:

Linoleum, front foyer, red/brown Window Caulk @ metal frame windows Window Glaze @ wood sash windows Linoleum, yellow, rear porch Plaster finish on walls and ceilings.

The plaster material identified above is classified as a friable asbestos containing material. The linoleums, window glaze and window caulk as classified as non-friable asbestos containing material.

The City of Martinsville, Virginia, reserves the right to reject any or all bids, to purchase all or any part of the whole of items bid upon, to waive any and all informalities therein, and the award shall, if made, be made to the lowest responsive responsible bidder, taking into consideration available equipment and personnel, experience with such projects, and ability to complete the project within the required timeframe. All bids are subject to the City's Purchasing Manual and the Virginia Public Procurement Act.

The successful bidder will be required to effect such liability insurance as will be necessary to save the City of Martinsville harmless and will be required to furnish a certificate of such insurance.

Please mark your envelope, "Demolition Project", and the bid date in the lower left corner of your envelope.

Please return pages 6 & 15.

CITY OF MARTINSVILLE, VIRGINIA

Karen Mays, Purchasing Manager

BID FORM

TO: CITY OF MARTINSVILLE MARTINSVILLE, VIRGINIA

The undersigned has carefully examined the Specifications and hereby declares to furnish demolition at the following locations in the manner prescribed in these specifications, for the following prices:

Location of the Asbestos Removal & Demolition Site, as follows:

Location:		Demo & Asbestos Removal Price
520 F	ranklin Street residence	\$
and General A pertaining the proposes and furnish all ma	Notes, and has informed hims ereto, and has satisfied himself agrees if his Bid is accepted, aterials, equipment, labor an	as examined the <i>Bid Requirements</i> , <i>Notice to Bidder</i> , self fully in regard to all the terms and conditions of relative to the work to be performed. The Bidder within thirty (30) days to enter into a contract to d supervision necessary to complete the work in tents, <i>Notice to Bidder</i> , and General Notes.
Firm Name:		
Address:		
Address:		
Telephone:		Fax:
E-mail Addre	ess:	
Authorized Si	ignature:	
Typed (or prin	nted) Name/Title:	
Date:		

Note:

This property may be subject to removal from this Demolition list, contingent upon budget approval.

The successful bidder will be required to effect such liability insurance as will be necessary to save the City of Martinsville harmless and will be required to furnish a certificate of such insurance. Work included under this contract shall be completed by within 30 days of award and issuance of permit.

NEGOTIATION

In the event the bid from the lowest responsible bidder exceeds available funds, the City may negotiate with the apparent low bidder to obtain a contract price within available funds. The procedures for such negotiations shall be as follows:

- a. City, and apparent low bidder together will review the project and attempt to find mutually agreeable proposed changes that will effectively reduce the cost of the project.
- b. Apparent low bidder will present reasonably documented and substantiated proposed deductions in project cost for each potential project change, which will allow City to evaluate each proposed deduction.
- c. The parties will attempt to negotiate and sign a reasonable con tract for the entire project, the price of which does not exceed available funds.

Cleanup

The Contractor at all times shall keep the premises free from accumulation of waste materials or rubbish caused by his operations. At the completion of the work, he shall remove all his waste materials and rubbish from and about the project as well as all his tools, construction equipment, machinery, and surplus materials.

If the Contractor fails to clean up at the completion of the work, the City of Martinsville may do so and the cost thereof shall be charged to the Contractor.

Control of Work

On all questions relating to work, and the interpretation of requirements, the decision of the City of Martinsville's Project Manager, Wayne Knox or his authorized representative is final and binding, and shall be precedent to any payment under the contract.

All work are subject to the inspection and approval of the City's Project Manager. Any work done without proper inspection will be subject to rejection. Inspection of the work shall not relieve the Contractor of the obligation to fulfill all conditions of the contract. The Project Manager may require the Contractor to remove from the work any employee, as the Project Manager may deem incompetent, careless or insubordinate.

Certain items of work may be performed by forces of the City. The Contractor shall cooperate fully in scheduling and coordinating with the Project Manager such that no delay will result in the performance of such work. If the Contractor claims that such work delays or causes additional costs, he shall make claims as provided in Work Changes.

The City may award, or may have awarded contracts to others for other work not included in this project. The Contractor shall cooperate fully with such other Contractors by scheduling his own work with that to be performed under other Contracts as may be directed by the City. The Contractor shall not commit or permit any act which will interfere with the performance of work by any other Contractor as scheduled.

Equal Employment

During the performance of this contract, the Contractor agrees as follows:

The Contractor will not discriminate against any employee or applicant for employment because of race, religion, color, sex, or national origin, except where religion, sex, or national origin is a bona fide occupational qualification reasonably necessary to the normal operation of the Contractor. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions for this non-discrimination clause.

The Contractor also shall not discriminate against any handicapped person in violation of any state or federal law or regulation and shall also post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this additional non-discrimination clause.

The Contractor, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, will state that such contractor is an equal opportunity employer.

Notices, advertisements, and solicitations placed in accordance with Federal law, rule or regulation shall be deemed sufficient for the purpose of meeting the requirements of this section.

The Contractor will include the provisions of the foregoing paragraphs in every subcontract or purchase order over \$10,000 so that the provisions will be binding upon each subcontractor or vendor.

The Contractor will otherwise comply with all other applicable provisions of local, State, and Federal law.

Drug Free Work Place

During the performance of this contract, the contractor agrees to:

Provide a drug-free workplace for the contractor's employees.

Post in conspicuous places, available to employees and applicants for employment, a statement notifying employees that the unlawful manufacture, sale, distribution, dispensation, possession, or use of a controlled substance or marijuana is prohibited in the contractor's workplace and specifying the actions that will be taken against employees for violations of such prohibition.

State in all solicitations or advertisements for employees placed by or on behalf of the contractor that the contractor maintains a drug-free workplace.

Include the provisions of the foregoing clauses in every subcontract or purchase order of or over \$10,000, so that the provisions will be binding upon each subcontractor or vendor.

"Drug-free workplace" means a site for the performance of work done in connection with a specific contract awarded to a contractor in accordance with this chapter, the employees of whom are prohibited from engaging in the unlawful manufacture, sale, distribution, dispensation, possession or use of any controlled substance or marijuana during the performance of the contract.

Guaranty

The Contractor shall guarantee that all work done under the contract shall fully comply with the requirements of the specifications and the instructions of the City of Martinsville.

Indemnification

a. The Contractor shall indemnify, keep and save harmless the City of Martinsville, its agents, officials and employees, against all injuries, deaths, loss, damages, claims, patent claims, suits, liabilities, judgments, costs and expenses, which may in anywise accrue against the City of Martinsville, its agents, officials and employees in consequence of the granting of this contract or which may in anyway result there from, whether or not it shall be alleged or determine that the act was caused through negligence or omission of the Contractor or his employees, or of the subcontractor or his employees, if any, and the

Contractor shall, at his own expense, appear, defend and pay all charges of attorneys and other expenses arising there from or incurred in connection therewith, and, if any judgment shall be rendered against the City of Martinsville in any such action, the Contractor shall, at his own expense, satisfy and discharge the same. The Contractor expressly understands and agrees that any performance bond or insurance protection, if required by this contract, or otherwise provided by the Contractor, shall in no way limit the responsibility to indemnify, keep and save harmless and defend the City of Martinsville, its agents, officials, and employees as herein provided. The Contractor shall have charge and control of the entire work until its completion and acceptance by the City.

b. The Contractor shall assume all risks and responsibilities for casualties of every description in connection with the work, except that he shall not be held liable or responsible for delays or damage to the work caused by acts of God, acts of Public enemy, acts of Government, quarantine restrictions, general strikes through the trade, or by freight embargoes not caused or participated in by the Contractor. The Contractor shall

have charge and control of the entire work until completion and acceptance of the same by the City of Martinsville.

- c. The Contractor shall alone be liable and responsible for, and shall pay, any and all loss or damage sustained by any person or party either during the performance or subsequent to the completion of the work under this agreement by reason of injuries to persons and damage to property, buildings, and adjacent work, that may occur either during the performance of the work covered by this contract or that may be sustained as a result of or in consequence thereof, irrespective of whether or not such injury or damage be due to negligence or the inherent nature of the work.
- d. The Contractor shall bear all losses resulting from the amount or character of the work being different, or because the nature of the premises on which the work is done is different from what was expected, or on account of the weather, or similar other causes.

Insurance

The Contractor shall not commence work under this contract until he has obtained all the insurance required hereunder and such insurance has been approved by the City of Martinsville; nor shall the Contractor allow any Subcontractor to commence work on his subcontract until all similar insurance has been so obtained and approved. Approval of the insurance by the City shall not relieve or decrease the liability of the Contractor hereunder.

- a. Worker's Compensation including Occupational Disease and Employer's Liability Insurance: The Contractor shall take out and maintain during the life of this Contract Workers' Compensation and Employer's Liability Insurance for all of his employees to be engaged in work on the project under this contract in an amount no less than the minimum allowed by the State Corporation Commission, and in case of such work is sublet, the Contractor shall require the Subcontractor similarly to provide Workers' Compensation and Employer's Liability Insurance for all of the latter's employees to be engaged in such work.
- b. Comprehensive General Liability Insurance: The Contractor shall maintain during the life of this Contract comprehensive general liability insurance as shall protect him, the City of Martinsville and its offices, agents and employees, and any Subcontractors performing work covered by this Contract from claims for damage for personal injury, including death, as well as from claims for property damage, which may arise from operations under this Contract, whether such operations by himself or by any Subcontractor, or by anyone directly or indirectly employed by either of them. The amount of such insurance shall not be less than a combination single limit of \$1,000,000 per occurrence on bodily injury and property damage and \$1,000,000 aggregate on completed operations. The comprehensive general liability insurance shall provide the following coverage:

Comprehensive
Premises – Operation
Products/Completed Operations Hazard
Contractual Insurance
Underground Hazard
Explosion & Collapse Hazard

Independent Contractor and Subcontractor Broad Form Property Damage Personal Injury Builders Risk

c. Automobile liability insurance minimum combined single limits of \$500,000 per occurrence. This insurance shall include bodily injury and property damage for the following vehicles:

Owned Vehicles Non-owned Vehicles Hired Vehicles

d. Umbrella Policy. At the option of the Contractor, primary limits may be less than required, with an umbrella policy providing the additional limits needed. This form of insurance will be acceptable provided that the primary and umbrella policies both provide the insurance coverage's herein required. However, any such umbrella policy must have minimum coverage limits of \$2,000,000.00.

All policies shall name the City of Martinsville, its officers, agents, and employees, as additional insured. This coverage shall be reflected on the Certificates of Insurance (including any endorsements or riders thereto), which will be provided to the City. Each Certificate of Insurance shall require that notice be given thirty (30) days prior to cancellation or material change in the policies to the Director of Purchasing.

Written evidence of the insurance required herein shall be filed with the City not later than thirty (30) days following the date of the award of the Contract. A copy of the evidence of insurance shall be filed with the Director of Purchasing.

Limitations of Work Area

The Contractor shall be limited to a specific area for storage of equipment, supplies, and building materials. This area shall be designated by the City and established during the Pre-bid meeting.

Parking area for employees of the Contractor shall be designated in the vicinity of the project, and it shall be the responsibility of the Contractor to require his personnel to park in this designated area and not any area which may interfere with the normal operations in and around the construction area or with access and use of the facility by the City.

Observance of Laws

The Contractor at all times shall observe and comply with all Federal, State and City laws, bylaws, ordinances and regulations in any manner affecting the conduct of the work or applying to employees on the project, as well as all orders or decrees which have been promulgated or enacted, by any legal bodies or tribunals having authority or jurisdiction over the work materials, employees or contract.

Page 12 of 15

Performance

In case of default by the Contractor, the City of Martinsville may procure the commodity or services from other sources and hold the Contractor responsible for any excess costs occasioned thereby.

Permits

The Contractor shall, at his own expense, secure any business or professional licenses, permits or fees required by the City of Martinsville, Commonwealth of Virginia or any other requesting agency having jurisdiction. Contact the Commissioner of Revenue's Office at 276-403-5131 for details and instructions.

Safety

All practices, materials and equipment shall comply with the Federal Occupational Safety and health Act, as well as any pertinent Federal, State and/or local Safety or Environmental Codes. Construction site safety is the responsibility of the Contractor.

Subcontracts

No proposed subcontractor shall be disapproved by the City of Martinsville except for cause.

The Contractor shall be as fully responsible to the City of Martinsville for the acts and omissions of his subcontractors, and of persons either directly or indirectly employed by them as he is for the acts and omissions of persons directly employed by him.

The Contractor shall cause appropriate provisions to be inserted in all subcontracts relative to the work to require compliance by each subcontractor with the applicable provisions of the Contract for the improvements embraced in this Contract.

Nothing contained in the Contract shall create any contractual relation between any subcontractor and the City.

Suspension of Work

The work may be suspended by the City of Martinsville when deemed in the best interest of the City.

Termination

If the Contractor fails to begin the work under this contract within the time specified, of fails to perform the work with sufficient workmen and equipment or with sufficient materials to insure the completion of said work within the specified time, or shall perform the work in an unsatisfactory manner, or shall neglect or refuse to remove materials or perform anew such work as shall discontinue the prosecution of the work, or if the Contractor shall become insolvent or be declared bankrupt, or shall commit any act of bankruptcy or insolvency, or shall make an assignment for the benefit of creditors, or from any other cause whatsoever shall not carry out the work in an acceptable manner, the City

Page 13 of 15

shall give notice in writing to the Contractor of such failure, delay, neglect, refusal, or default, specifying the same and if the contractor, within a period of seven days after such notice, shall not proceed in accordance therewith, then the City Manager acting for and on behalf of the City shall, upon receipt of a written certificate from the Engineer of the fact of such failure, delay, neglect, refusal, or default and of failure of the Contractor to comply with such notice, have full power and authority to declare the forfeiture of this contract, and to forfeit the rights of the Contractor in this contract, and the City Manager at this option may withhold full or partial payment to the vendor until completion of the work in accordance with the terms of this contract or may have the City take over the terms of this contract or may have the City take over the work, including any or all materials and equipment on the ground as may be suitable and acceptable to the City and may complete the work by or on its own employees, or may enter into a new contract for the completion of the work, or may use such other methods as in the opinion of the City Manager shall be required for the completion of the work in an acceptable manner. All costs and charges incurred by the City, together with the cost of completing the work, shall be deducted from any monies due or which may become due on this contract.

In case the expense so incurred by the City shall be less than the sum which would have been payable under this contract if it had been completed by the Contractor and had not been forfeited by the City, then the Contractor shall be entitled to receive the difference, subject to any claims of liens thereon which may have been filed with the City or any prior assignment filed with it. In case such expense shall exceed the sum which would have been payable under this contract, the Contractor and the surety shall be liable and shall pay the City the amount of such excess.

Work Changes

The City of Martinsville without invalidating the contract, and without notice to any surety, may order changes in the work within the general scope of the contract consisting of additions, deletions or other revisions, providing the total amount added or eliminated does not exceed twenty-five percent (25%) of the total contract price, or \$10,000, whichever is greater. All such changes in the work shall be authorized by change order, and shall be executed under the applicable conditions of the contract documents.

The cost or credit to the City resulting from a change in the work shall be determined by unit prices subsequently agreed upon or by mutual acceptance of a lump sum properly itemized, or on the basis of cost of Work plus a Contractors Fee for overhead and profit as determined below.

Should concealed conditions encountered in the performance of the work below the surface of the ground or hidden in existing structures be at variance with the conditions indicated by the contract documents, the contract price may be equitably adjusted by change order upon claim by either party and approval of the other party, made within either party and approval of the other party, made within twenty (20) days after the first observance of the conditions.

The Contractor shall promptly, and before such conditions are disturbed, notify the Project Manager in writing of: (a) subsurface or latent physical conditions at the site

Page 14 of 15

differing materially from those indicated in this contract, or (b) unknown physical conditions at the site, of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in work of the character provided for in this contract. The Project Manager shall promptly investigate the conditions, and if he finds that such conditions do so materially differ and cause an increase or decrease in the contractor's cost of, or the time required for, performance of this contract, and equitable adjustment shall be made and the contract modified in writing accordingly. Any claim of the Contractor for adjustment hereunder shall not be allowed unless he has given notice as above required; or unless the Project Manager grants a further period of time before the date of final payment under the contract.

Company Name:

Signature Sheet ASBESTOS REMOVAL & DEMOLITION AT 520 FRANKLIN STREET

My signature certifies that the proposal as submitted complies with the Scope of Work and all Terms and Conditions as set forth in this Request for Bid.

My signature further certifies that this bid is made without prior understanding, agreement, or connection with any corporation, firm or person submitting a bid for the same services, and is in all respects fair and without collusion or fraud. I understand collusion is a violation of Virginia Governmental Fraud Act and Federal Law and can result in fines, prison sentences and civil damages awards. I agree to this bid by all conditions of the proposal and certify that I am authorizing to sign this proposal.

To receive consideration for award, this signature sheet must be returned to the Purchasing Department as it shall be a part of your response.

If there are any parts of the terms and conditions that your company cannot meet, please indicate which ones on an attached page.

company Name.			
Address:			
Signature:			
Name (type or print)		-	
Official Title:			
Federal Tax ID Number:			
Date:	Telephone Numl	oer:	
Email Address			